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June 15, 2003

Ms. Marlene Dortch Office of the Secretary Federal Communications Commission 445 Twelfth Street, S.W. 12th Street Lobby - TW - A325 Washington, D.C. 20554

Re: Petition for Rule Making Waukomis, Oklahoma

Dear Ms. Dortch:

Enclosed is an original and four (4) copies of a Petition for Rule Making to add Channel 268C3 at Waukomis, Oklahoma.

Respectfully submitted,

Charles Crawford 4553 Bordeaux Ave.

Dallas, Texas 75205

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WaukCover

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03-169

Before the Federal Communications Commiss Washington, D.C. 20554

In the Matter of)	
)	
Amendment of 73.202 (b))	MB Docket No
Table of Allotments)	
FM Broadcast Stations)	
(Waukomis, OK)	

John Karousos, Assistant Chief Audio Division of the Media Bureau

PETITION FOR RULE MAKING

Pursuant to 47 C.F.R. 1.401, Charles Crawford respectfully petitions the FCC to institute a Rule Making proceeding to amend the FM Table of Allotments to add Channel 268C3 at Waukomis, Oklahoma.

DISCUSSION

Petitioner respectfully submits that the public interest would be served by allocating Channel 268C3 to Waukomis, Oklahoma as that community's first local FM service. Waukomis is an incorporated community with a population of 580 people. Waukomis has its own mayor, its own schools, city offices, volunteer fire department, post office and a number of local churches. Waukomis is a community that is certainly deserving of local FM service. The proposed channel 268C3 will provide additional diversity and an outlet for local self-expression to Waukomis residents and therefore is in the public interest.

In order for Channel 268C3 to be allotted at Waukomis, Oklahoma, two stations will need to be reclassified from C's to CO's, they are: KTST/ Oklahoma City, OK (See, Attachment A, Request to Reclassify statement), and KFDI/ Wichita, KS (See, Attachement B, Request to Reclassify statement).

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The proposed changes are as follows:

	Present	Proposed
Waukomis, OK		268C3
Oklahoma City, OK (KTST)	270C	270C0
Wichita, KS (KFDI)	267C	267C0

Attached hereto is a channel study confirming that Channel 268C3 can be allocated to Waukomis, Oklahoma, consistent with the FCC's FM separation rules provided the necessary changes are made at Oklahoma City and Wichita. See revision of FM Assignment Policies and Procedures, 90 FCC 2d 88 (1992). (See, Attachment C)

Reference coordinates for Channel 268C3 at Waukomis, Oklahoma are:

36 18 56 N 97 54 16 W

Should this petition be granted and Channel 268C3 be allotted to Waukomis, Oklahoma, Petitioner will apply for Channel 268C3 at Waukomis and after it is authorized, will promptly construct the new facility.

The factual information provided in this Petition for Rule Making is correct and true to the best of my knowledge.

Respectfully submitted,

Charles Craẃford 4553 Bordeaux Ave. Dallas, Texas 75205

(214) 520-7077

Tele

(214) 443-9308

Fax

cc: Gene A. Bechtel, Law Office of Gene Bechtel, SulteC-MAILROOM 600, 1050 17th Street, N.W., Washington, D.C. 20036, telephone (202) 496-1289, telecopier (301) 762-0156, attorney for Charles Crawford. It is requested that the Commission and any parties who may file pleadings in the captioned matter serve copies to Mr. Bechtel as well as Charles Crawford.

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Attachment A

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Charles Crawford 4553 Bordeuax Ave. Dallas, Texas 75205

Petition for Rule Making FM Channel 268C3 Waukomis, Oklahoma June 15, 2003

Attachment A

Request to Reclassify
Station KTST(FM), Oklahoma City, Oklahoma
Pursuant to MM Docket 98-93

Radio Station KTST(FM), Oklahoma City, Oklahoma is licensed to Clear Channel Broadcasting Licenses, Inc., (Facility ID 58390), FCC File No. BLH 20000105ABI. The facility operates with a power of 100 kilowatts with center of radiation 372 meters height above average terrain. The above captioned Docket 98-93 provides the mechanism to automatically downgrade a Class C facility to Class C0 when a demand is made for the spectrum, as is the case here. Charles Crawford respectfully requests that the license of Radio Station KTST(FM) be modified to specify operation on FM Channel 270C0 instead of on FM Channel 270C in accordance with the above Docket which provides for such downgrades when a demand for the unused spectrum is made, as is the case here.

Charles Crawford, the proponent of Channel 268C3 at Waukomis, Oklahoma, in accordance with the above Docket, formally requests that the Commission reclassify Radio Station KTST(FM) as a Class C0 facility. Charles Crawford certifies that no alternative channel is available for the service he proposes at Waukomis, Oklahoma as is proposed in the Petition for Rule Making. A copy of this Petition for Rule Making is being served on Clear Channel Broadcasting Licenses, Inc. as is required in the above Docket.

Charles Crawford

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Attachment B

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Charles Crawford 4553 Bordeuax Ave. Dallas, Texas 75205

Petition for Rule Making FM Channel 268C3 Waukomis, Oklahoma June 15, 2003

Attachment B

Request to Reclassify
Station KFDI(FM), Wichita, Kansas
Pursuant to MM Docket 98-93

Radio Station KFDI(FM), Wichita, Kansas is licensed to Journal Broadcast Corporation, (Facility ID 72357), FCC File No. BLH 19830114AC. The facility operates with a power of 100 kilowatts with center of radiation 347 meters height above average terrain. The above captioned Docket 98-93 provides the mechanism to automatically downgrade a Class C facility to Class C0 when a demand is made for the spectrum, as is the case here. Charles Crawford respectfully requests that the license of Radio Station KFDI(FM) be modified to specify operation on FM Channel 267C0 instead of on FM Channel 267C in accordance with the above Docket which provides for such downgrades when a demand for the unused spectrum is made, as is the case here.

Charles Crawford, the proponent of Channel 268C3 at Waukomis, Oklahoma, in accordance with the above Docket, formally requests that the Commission reclassify Radio Station KFDI(FM) as a Class C0 facility. Charles Crawford certifies that no alternative channel is available for the service he proposes at Waukomis, Oklahoma as is proposed in the Petition for Rule Making. A copy of this Petition for Rule Making is being served on Journal Broadcast Corporation as is required in the above Docket.

Charles Crawford

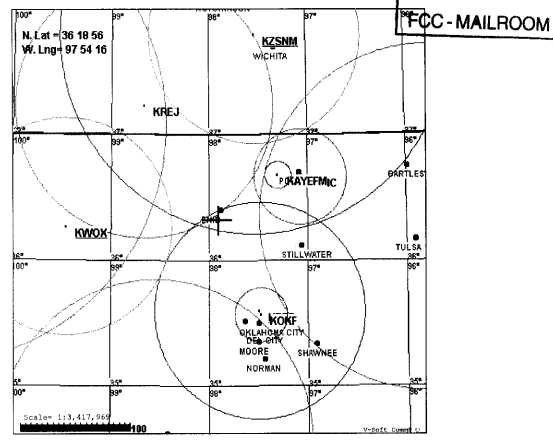
JUN 2 3 2003

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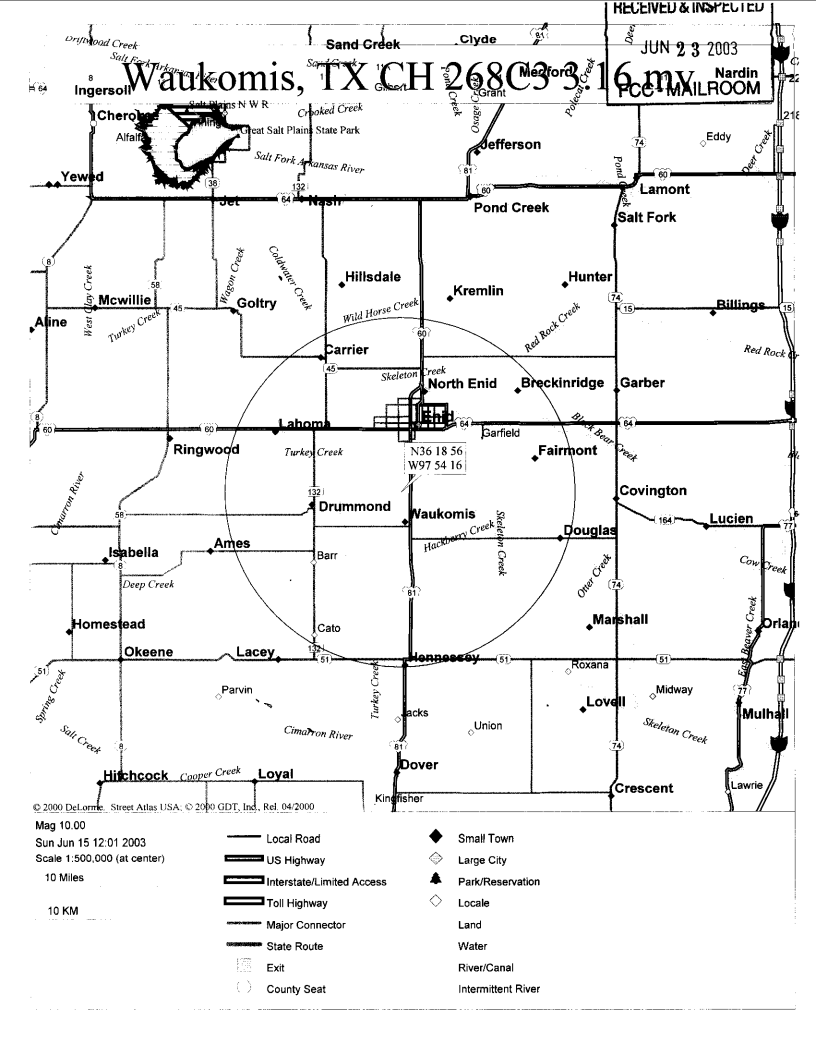
Attachment C

FM PROSP^(TM)LOCATE STUDY CH 268 C3 101.5 MHz Study

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Call	CH#	Туре	Location		D-KM	Azi	FCC	Margin
KFDIFM	267C*	LIC	Wichita	KS	167.62	11.2	176.0	-8.38
KTST	270C*	LIC	Oklahoma City	OK	88.00	154.8	96.0	-8.00
KREJ	269C2	LIC	Medicine Lodge	KS	122.27	326.7	117.0	5.27
KTBT	268C3	LIC N	Collinsville	OK	190.28	88.8	153.0	37.28
KPNC	265A	LIC	Ponca City	OK	84.08	62.1	42.0	42.08
KWOX	266C*	LIC	Woodward	OK	138.84	268.3	96.0	42.84
KAYEFM	214A	LIC	Tonkawa	OK	67.68	53.2	12.0	55.68
KLAW	267C1	LIC N	Lawton	OK	204.21	196.5	144.0	60.21
KSLS	268C1	LIC	Liberal	KS	272.46	288.5	211.0	61.46
KOKF	215C1	LIC-D	Edmond	OK	91.73	154.9	24.0	67.73
KZSN	271C*	LIC	Hutchinson	KS	167.62	11.2	96.0	71.62



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CERTIFICATE OF SERVICE

I, Charles Crawford, hereby certify that on this 15th day of June, 2003, I caused copies of the foregoing "Petition for Rule Making for Waukomis, Oklahoma" to be placed in the U.S. Postal Service, first class postage prepaid, addressed to the following persons:

Ms. Marlene Dortch
Office of the Secretary
Federal Communications Commission
445 Twelfth Street, S.W.
12th Street Lobby-TW-A325
Washington, D.C. 20554

Gene Bechtel, Esq.
Law Offices of Gene Bechtel, P.C.
1050 17th Street, N.W., Suite 600
Washington, D.C. 20036-5517
(Counsel for Petitioner)

Clear Channel Broadcasting Licenses, Inc. Station KTST 2625 South Memorial Drive Suite A Tulsa, Oklahoma 74129

Journal Broadcast Corporation Station KFDI 3355 S. Valley View Boulevard Las Vegas, NV 89102

Charles Crawford

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